Union Calendar No. 159

111TH CONGRESS 1ST SESSION

H.R.3371

[Report No. 111-284]

To amend title 49, United States Code, to improve airline safety and pilot training, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

July 29, 2009

Mr. Costello (for himself, Mr. Oberstar, Mr. Mica, Mr. Petri, Mr. Carnahan, Mr. Coble, Mr. McMahon, Mr. Duncan, Mr. DeFazio, Mr. Ehlers, Mr. Filner, Mrs. Capito, Mr. Holden, Mr. Gerlach, Mr. Capuano, Mr. Dent, Mr. Lipinski, Mrs. Schmidt, Mr. Hall of New York, Mr. Cohen, Mr. Altmire, Mr. Schauer, Ms. Slaughter, Mr. Lee of New York, Mr. Higgins, Mr. Holt, Mr. Pascrell, Ms. Norton, and Ms. Hirono) introduced the following bill; which was referred to the Committee on Transportation and Infrastructure

OCTOBER 6, 2009

Additional sponsors: Mr. Moran of Kansas, Mr. Himes, and Ms. Richardson

OCTOBER 6, 2009

Committed to the Committee of the Whole House on the State of the Union and ordered to be printed

A BILL

To amend title 49, United States Code, to improve airline safety and pilot training, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "Airline Safety and Pilot Training Improvement Act of
- 6 2009".

7 (b) Table of Contents.—

- Sec. 1. Short title; table of contents.
- Sec. 2. Definitions.
- Sec. 3. FAA Task Force on Air Carrier Safety and Pilot Training.
- Sec. 4. Implementation of NTSB flight crewmember training recommendations.
- Sec. 5. Secretary of Transportation responses to safety recommendations.
- Sec. 6. FAA pilot records database.
- Sec. 7. FAA rulemaking on training programs.
- Sec. 8. Aviation safety inspectors and operational research analysts.
- Sec. 9. Flight crewmember mentoring, professional development, and leadership.
- Sec. 10. Flight crewmember screening and qualifications.
- Sec. 11. Flight schools, flight education, and pilot academic training.
- Sec. 12. Voluntary safety programs.
- Sec. 13. ASAP and FOQA implementation plan.
- Sec. 14. Safety management systems.
- Sec. 15. Disclosure of air carriers operating flights for tickets sold for air transportation.
- Sec. 16. Pilot fatigue.
- Sec. 17. Flight crewmember pairing and crew resource management techniques.

8 SEC. 2. DEFINITIONS.

- 9 (a) Definitions.—In this Act, the following defini-
- 10 tions apply:
- 11 (1) ADVANCED QUALIFICATION PROGRAM.—The
- term "advanced qualification program" means the
- program established by the Federal Aviation Admin-
- 14 istration in Advisory Circular 120–54A, dated June
- 15 23, 2006, including any subsequent revisions there-
- 16 to.

- 1 (2) AIR CARRIER.—The term "air carrier" has 2 the meaning given that term in section 40102 of 3 title 49, United States Code.
 - (3) AVIATION SAFETY ACTION PROGRAM.—The term "aviation safety action program" means the program established by the Federal Aviation Administration in Advisory Circular 120–66B, dated November 15, 2002, including any subsequent revisions thereto.
 - (4) FLIGHT CREWMEMBER.—The term "flight crewmember" has the meaning given that term in part 1.1 of title 14, Code of Federal Regulations.
 - (5) FLIGHT OPERATIONAL QUALITY ASSURANCE PROGRAM.—The term "flight operational quality assurance program" means the program established by the Federal Aviation Administration in Advisory Circular 120–82, dated April 12, 2004, including any subsequent revisions thereto.
 - (6) Line operations safety audit" means the procedure referenced by the Federal Aviation Administration in Advisory Circular 120–90, dated April 27, 2006, including any subsequent revisions thereto.
 - (7) Part 121 air carrier.—The term "part 121 air carrier" means an air carrier that holds a

- 1 certificate issued under part 121 of title 14, Code of
- 2 Federal Regulations.
- 3 (8) Part 135 air carrier.—The term "part
- 4 135 air carrier" means an air carrier that holds a
- 5 certificate issued under part 135 of title 14, Code of
- 6 Federal Regulations.

7 SEC. 3. FAA TASK FORCE ON AIR CARRIER SAFETY AND

- 8 PILOT TRAINING.
- 9 (a) Establishment.—The Administrator of the
- 10 Federal Aviation Administration shall establish a special
- 11 task force to be known as the "FAA Task Force on Air
- 12 Carrier Safety and Pilot Training" (in this section re-
- 13 ferred to as the "Task Force").
- 14 (b) Composition.—The Task Force shall consist of
- 15 members appointed by the Administrator and shall include
- 16 air carrier representatives, labor union representatives,
- 17 and aviation safety experts with knowledge of foreign and
- 18 domestic regulatory requirements for flight crewmember
- 19 education and training.
- 20 (c) Duties.—The duties of the Task Force shall in-
- 21 clude, at a minimum, evaluating best practices in the air
- 22 carrier industry and providing recommendations in the fol-
- 23 lowing areas:
- 24 (1) Air carrier management responsibilities for
- 25 flight crewmember education and support.

1	(2) Flight crewmember professional standards.
2	(3) Flight crewmember training standards and
3	performance.
4	(4) Mentoring and information sharing between
5	air carriers.
6	(d) REPORT.—Not later than 180 days after the date
7	of enactment of this Act, and before the last day of each
8	180-day period thereafter until termination of the Task
9	Force, the Task Force shall submit to the Committee on
10	Transportation and Infrastructure of the House of Rep-
11	resentatives and the Committee on Commerce, Science,
12	and Transportation of the Senate a report detailing—
13	(1) the progress of the Task Force in identi-
14	fying best practices in the air carrier industry;
15	(2) the progress of air carriers and labor unions
16	in implementing the best practices identified by the
17	Task Force;
18	(3) recommendations of the Task Force, if any,
19	for legislative or regulatory actions;
20	(4) the progress of air carriers and labor unions
21	in implementing training-related, nonregulatory ac-
22	tions recommended by the Administrator; and
23	(5) the progress of air carriers in developing
24	specific programs to share safety data and ensure

1	implementation of the most effective safety prac-
2	tices.
3	(e) Termination.—The Task Force shall terminate
4	on September 30, 2012.
5	(f) Applicability of Federal Advisory Com-
6	MITTEE ACT.—The Federal Advisory Committee Act (5
7	U.S.C. App.) shall not apply to the Task Force.
8	SEC. 4. IMPLEMENTATION OF NTSB FLIGHT CREWMEMBER
9	TRAINING RECOMMENDATIONS.
10	(a) Rulemaking Proceedings.—
11	(1) STALL AND UPSET RECOGNITION AND RE-
12	COVERY TRAINING.—The Administrator of the Fed-
13	eral Aviation Administration shall conduct a rule-
14	making proceeding to require part 121 air carriers
15	to provide flight crewmembers with ground training
16	and flight training—
17	(A) to recognize and avoid a stall of an
18	aircraft or, if not avoided, to recover from the
19	stall; and
20	(B) to recognize and avoid an upset of an
21	aircraft or, if not avoided, to execute such tech-
22	niques as available data indicate are appro-
23	priate to recover from the upset in a given
24	make, model, and series of aircraft.

1 (2) Remedial training programs.—The Ad2 ministrator shall conduct a rulemaking proceeding to
3 require part 121 air carriers to establish remedial
4 training programs for flight crewmembers who have
5 demonstrated performance deficiencies or experi6 enced failures in the training environment.

(3) Deadlines.—The Administrator shall—

- (A) not later than 180 days after the date of enactment of this Act, issue a notice of proposed rulemaking under each of paragraphs (1) and (2); and
- (B) not later than 24 months after the date of enactment of this Act, issue a final rule for the rulemaking in each of paragraphs (1) and (2).
- 16 (b) STICK PUSHER TRAINING AND WEATHER EVENT17 TRAINING.—
- 18 (1)MULTIDISCIPLINARY PANEL.—Not later 19 than 120 days after the date of enactment of this 20 Act, the Administrator shall convene a multidisci-21 plinary panel of specialists in aircraft operations, 22 flight crewmember training, human factors, and 23 aviation safety to study and submit to the Adminis-24 trator a report on methods to increase the famili-25 arity of flight crewmembers with, and improve the

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- 1 response of flight crewmembers to, stick pusher sys-2 conditions, icing and microburst tems, and windshear weather events. 3
 - (2) Report to congress and NTSB.—Not later than one year after the date on which the Administrator convenes the panel, the Administrator shall—
 - (A) submit to the Committee on Transportation and Infrastructure of the House of Representatives, the Committee on Commerce, Science, and Transportation of the Senate, and the National Transportation Safety Board a report based on the findings of the panel; and
 - (B) with respect to stick pusher systems, initiate appropriate actions to implement the recommendations of the panel.
- 17 (3) STICK PUSHER DEFINED.—In this sub-18 section, the term "stick pusher" means a device 19 that, at or near a stall, applies a nose down pitch 20 force to an aircraft's control columns to attempt to decrease the aircraft's angle of attack.
- 22 SEC. 5. SECRETARY OF TRANSPORTATION RESPONSES TO
- 23 SAFETY RECOMMENDATIONS.
- 24 (a) In General.—The first sentence of section 1135(a) of title 49, United States Code, is amended by

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1	inserting "to the National Transportation Safety Board"
2	after "shall give".
3	(b) Air Carrier Safety Recommendations.—
4	Section 1135 of such title is amended—
5	(1) by redesignating subsections (c) and (d) as
6	subsections (e) and (f), respectively; and
7	(2) by inserting after subsection (b) the fol-
8	lowing:
9	"(c) Annual Report on Air Carrier Safety
10	RECOMMENDATIONS.—
11	"(1) IN GENERAL.—The Secretary shall submit
12	to Congress and the Board, on an annual basis, a
13	report on the recommendations made by the Board
14	to the Secretary regarding air carrier operations
15	conducted under part 121 of title 14, Code of Fed-
16	eral Regulations.
17	"(2) Recommendations to be covered.—
18	The report shall cover—
19	"(A) any recommendation for which the
20	Secretary has developed, or intends to develop,
21	procedures to adopt the recommendation or
22	part of the recommendation, but has yet to
23	complete the procedures; and
24	"(B) any recommendation for which the
25	Secretary, in the preceding year, has issued a

1	response under subsection $(a)(2)$ or $(a)(3)$ re-
2	fusing to carry out all or part of the procedures
3	to adopt the recommendation.
4	"(3) Contents.—
5	"(A) Plans to adopt recommenda-
6	TIONS.—For each recommendation of the
7	Board described in paragraph (2)(A), the report
8	shall contain—
9	"(i) a description of the recommenda-
10	tion;
11	"(ii) a description of the procedures
12	planned for adopting the recommendation
13	or part of the recommendation;
14	"(iii) the proposed date for completing
15	the procedures; and
16	"(iv) if the Secretary has not met a
17	deadline contained in a proposed timeline
18	developed in connection with the rec-
19	ommendation under subsection (b), an ex-
20	planation for not meeting the deadline.
21	"(B) Refusals to Adopt recommenda-
22	TIONS.—For each recommendation of the
23	Board described in paragraph (2)(B), the re-
24	port shall contain—

1	"(i) a description of the recommenda-
2	tion; and
3	"(ii) a description of the reasons for
4	the refusal to carry out all or part of the
5	procedures to adopt the recommendation.".
6	SEC. 6. FAA PILOT RECORDS DATABASE.
7	(a) Records of Employment of Pilot Appli-
8	CANTS.—Section 44703(h) of title 49, United States Code,
9	is amended by adding at the end the following:
10	"(16) Applicability.—This subsection shall
11	cease to be effective on the date specified in regula-
12	tions issued under subsection (i).".
13	(b) Establishment of FAA Pilot Records
14	Database.—Section 44703 of such title is amended—
15	(1) by redesignating subsections (i) and (j) as
16	subsections (j) and (k), respectively; and
17	(2) by inserting after subsection (h) the fol-
18	lowing:
19	"(i) FAA PILOT RECORDS DATABASE.—
20	"(1) In general.—Before allowing an indi-
21	vidual to begin service as a pilot, an air carrier shall
22	access and evaluate, in accordance with the require-
23	ments of this subsection, information pertaining to
24	the individual from the pilot records database estab-
25	lished under paragraph (2).

1	"(2) Pilot records database.—The Admin-
2	istrator shall establish an electronic database (in this
3	subsection referred to as the 'database') containing
4	the following records:
5	"(A) FAA RECORDS.—From the Adminis-
6	trator—
7	"(i) records that are maintained by
8	the Administrator concerning current air-
9	man certificates, including airman medical
10	certificates and associated type ratings and
11	information on any limitations to those
12	certificates and ratings;
13	"(ii) records that are maintained by
14	the Administrator concerning any failed at-
15	tempt of an individual to pass a practical
16	test required to obtain a certificate or type
17	rating under part 61 of title 14, Code of
18	Federal Regulations; and
19	"(iii) summaries of legal enforcement
20	actions resulting in a finding by the Ad-
21	ministrator of a violation of this title or a
22	regulation prescribed or order issued under
23	this title that was not subsequently over-
24	turned.

1	"(B) AIR CARRIER AND OTHER
2	RECORDS.—From any air carrier or other per-
3	son (except a branch of the Armed Forces, the
4	National Guard, or a reserve component of the
5	Armed Forces) that has employed an individual
6	as a pilot of a civil or public aircraft, or from
7	the trustee in bankruptcy for such air carrier or
8	person—
9	"(i) records pertaining to the indi-
10	vidual that are maintained by the air car-
11	rier (other than records relating to flight
12	time, duty time, or rest time) under regu-
13	lations set forth in—
14	"(I) section 121.683 of title 14,
15	Code of Federal Regulations;
16	"(II) paragraph (A) of section
17	VI, appendix I, part 121 of such title;
18	"(III) paragraph (A) of section
19	IV, appendix J, part 121 of such title;
20	"(IV) section 125.401 of such
21	title; and
22	"(V) section 135.63(a)(4) of such
23	title; and
24	"(ii) other records pertaining to the
25	individual's performance as a pilot that are

1	maintained by the air carrier or person
2	concerning—
3	"(I) the training, qualifications,
4	proficiency, or professional com-
5	petence of the individual, including
6	comments and evaluations made by a
7	check airman designated in accord-
8	ance with section 121.411, 125.295,
9	or 135.337 of such title;
10	"(II) any disciplinary action
11	taken with respect to the individual
12	that was not subsequently overturned;
13	and
14	"(III) any release from employ-
15	ment or resignation, termination, or
16	disqualification with respect to em-
17	ployment.
18	"(C) National driver register
19	RECORDS.—In accordance with section
20	30305(b)(8) of this title, from the chief driver
21	licensing official of a State, information con-
22	cerning the motor vehicle driving record of the
23	individual.
24	"(3) Written consent; release from Li-
25	ABILITY.—An air carrier—

1	"(A) shall obtain the written consent of an
2	individual before accessing records pertaining to
3	the individual under paragraph (1); and
4	"(B) may, notwithstanding any other pro-
5	vision of law or agreement to the contrary, re-
6	quire an individual with respect to whom the
7	carrier is accessing records under paragraph (1)
8	to execute a release from liability for any claim
9	arising from accessing the records or the use of
10	such records by the air carrier (other than a
11	claim arising from furnishing information
12	known to be false and maintained in violation
13	of a criminal statute).
14	"(4) Reporting.—
15	"(A) Reporting by administrator.—
16	The Administrator shall enter data described in
17	paragraph (2)(A) into the database promptly to
18	ensure that an individual's records are current.
19	"(B) REPORTING BY AIR CARRIERS AND
20	OTHER PERSONS.—
21	"(i) In general.—Air carriers and
22	other persons shall report data described
23	in paragraphs (2)(B) and (2)(C) to the
24	Administrator promptly for entry into the
25	database.

1	"(ii) Data to be reported.—Air
2	carriers and other persons shall report, at
3	a minimum, under clause (i) the following
4	data described in paragraph (2)(B):
5	"(I) Records that are generated
6	by the air carrier or other person
7	after the date of enactment of this
8	paragraph.
9	"(II) Records that the air carrier
10	or other person is maintaining, on
11	such date of enactment, pursuant to
12	subsection $(h)(4)$.
13	"(5) Requirement to maintain records.—
14	The Administrator—
15	"(A) shall maintain all records entered into
16	the database under paragraph (2) pertaining to
17	an individual until the date of receipt of notifi-
18	cation that the individual is deceased; and
19	"(B) may remove the individual's records
20	from the database after that date.
21	"(6) Receipt of Consent.—The Adminis-
22	trator shall not permit an air carrier to access
23	records pertaining to an individual from the data-
24	base under paragraph (1) without the air carrier
25	first demonstrating to the satisfaction of the Admin-

1	istrator that the air carrier has obtained the written
2	consent of the individual.
3	"(7) RIGHT OF PILOT TO REVIEW CERTAIN
4	RECORDS AND CORRECT INACCURACIES.—Notwith-
5	standing any other provision of law or agreement,
6	the Administrator, upon receipt of written request
7	from an individual—
8	"(A) shall make available, not later than
9	30 days after the date of the request, to the in-
10	dividual for review all records referred to in
11	paragraph (2) pertaining to the individual; and
12	"(B) shall provide the individual with a
13	reasonable opportunity to submit written com-
14	ments to correct any inaccuracies contained in
15	the records.
16	"(8) Reasonable charges for processing
17	REQUESTS AND FURNISHING COPIES.—The Adminis-
18	trator may establish a reasonable charge for the cost
19	of processing a request under paragraph (1) or (7)
20	and for the cost of furnishing copies of requested
21	records under paragraph (7).
22	"(9) Privacy protections.—
23	"(A) Use of records.—An air carrier
24	that accesses records pertaining to an individual
25	under paragraph (1) may use the records only

1	to assess the qualifications of the individual in
2	deciding whether or not to hire the individual as
3	a pilot. The air carrier shall take such actions
4	as may be necessary to protect the privacy of
5	the individual and the confidentiality of the
6	records accessed, including ensuring that infor-
7	mation contained in the records is not divulged
8	to any individual that is not directly involved in
9	the hiring decision.
10	"(B) DISCLOSURE OF INFORMATION.—
11	"(i) In general.—Except as pro-
12	vided by clause (ii), information collected
13	by the Administrator under paragraph (2)
14	shall be exempt from the disclosure re-
15	quirements of section 552 of title 5.
16	"(ii) Exceptions.—Clause (i) shall
17	not apply to—
18	"(I) de-identified, summarized in-
19	formation to explain the need for
20	changes in policies and regulations;
21	"(II) information to correct a
22	condition that compromises safety;
23	"(III) information to carry out a
24	criminal investigation or prosecution;

1	"(IV) information to comply with
2	section 44905, regarding information
3	about threats to civil aviation; and
4	"(V) such information as the Ad-
5	ministrator determines necessary, if
6	withholding the information would not
7	be consistent with the safety respon-
8	sibilities of the Federal Aviation Ad-
9	ministration.
10	"(10) Periodic Review.—Not later than 18
11	months after the date of enactment of this para-
12	graph, and at least once every 3 years thereafter,
13	the Administrator shall transmit to Congress a
14	statement that contains, taking into account recent
15	developments in the aviation industry—
16	"(A) recommendations by the Adminis-
17	trator concerning proposed changes to Federal
18	Aviation Administration records, air carrier
19	records, and other records required to be in-
20	cluded in the database under paragraph (2); or
21	"(B) reasons why the Administrator does
22	not recommend any proposed changes to the
23	records referred to in subparagraph (A).

1	"(11) REGULATIONS FOR PROTECTION AND SE-
2	CURITY OF RECORDS.—The Administrator shall pre-
3	scribe such regulations as may be necessary—
4	"(A) to protect and secure—
5	"(i) the personal privacy of any indi-
6	vidual whose records are accessed under
7	paragraph (1); and
8	"(ii) the confidentiality of those
9	records; and
10	"(B) to preclude the further dissemination
11	of records received under paragraph (1) by the
12	person who accessed the records.
13	"(12) Good faith exception.—Notwith-
14	standing paragraph (1), an air carrier may allow an
15	individual to begin service as a pilot, without first
16	obtaining information described in paragraph (2)(B)
17	from the database pertaining to the individual, if—
18	"(A) the air carrier has made a docu-
19	mented good faith attempt to access the infor-
20	mation from the database; and
21	"(B) has received written notice from the
22	Administrator that the information is not con-
23	tained in the database because the individual
24	was employed by an air carrier or other person
25	that no longer exists or by a foreign govern-

1	ment or other entity that has not provided the
2	information to the database.
3	"(13) Limitations on electronic access to
4	RECORDS.—
5	"(A) Access by individuals des-
6	IGNATED BY AIR CARRIERS.—For the purpose
7	of increasing timely and efficient access to
8	records described in paragraph (2), the Admin-
9	istrator may allow, under terms established by
10	the Administrator, an individual designated by
11	an air carrier to have electronic access to the
12	database.
13	"(B) Terms.—The terms established by
14	the Administrator under subparagraph (A) for
15	allowing a designated individual to have elec-
16	tronic access to the database shall limit such
17	access to instances in which information in the
18	database is required by the designated indi-
19	vidual in making a hiring decision concerning a
20	pilot applicant and shall require that the des-
21	ignated individual provide assurances satisfac-
22	tory to the Administrator that—
23	"(i) the designated individual has re-
24	ceived the written consent of the pilot ap-
25	plicant to access the information; and

1	"(ii) information obtained using such
2	access will not be used for any purpose
3	other than making the hiring decision.
4	"(14) Authorized expenditures.—Out of
5	amounts appropriated under section 106(k)(1), there
6	is authorized to be expended to carry out this sub-
7	section such sums as may be necessary for each of
8	fiscal years 2010, 2011, and 2012.
9	"(15) Regulations.—
10	"(A) IN GENERAL.—The Administrator
11	shall issue regulations to carry out this sub-
12	section.
13	"(B) Effective date.—The regulations
14	shall specify the date on which the requirements
15	of this subsection take effect and the date on
16	which the requirements of subsection (h) cease
17	to be effective.
18	"(C) Exceptions.—Notwithstanding sub-
19	paragraph (B)—
20	"(i) the Administrator shall begin to
21	establish the database under paragraph (2)
22	not later than 90 days after the date of en-
23	actment of this paragraph;
24	"(ii) the Administrator shall maintain
25	records in accordance with paragraph (5)

1	beginning on the date of enactment of this
2	paragraph; and
3	"(iii) air carriers and other persons
4	shall maintain records to be reported to
5	the database under paragraph (4)(B) be-
6	ginning on such date of enactment.".
7	(c) Conforming Amendments.—
8	(1) Limitation on Liability; preemption of
9	STATE LAW.—Section 44703(j) (as redesignated by
10	subsection (b)(1) of this section) is amended—
11	(A) in the subsection heading by striking
12	"LIMITATION" and inserting "LIMITATIONS";
13	(B) in paragraph (1)—
14	(i) in the matter preceding subpara-
15	graph (A) by striking "paragraph (2)" and
16	inserting "subsection (h)(2) or (i)(3)";
17	(ii) in subparagraph (A) by inserting
18	"or accessing the records of that individual
19	under subsection (i)(1)" before the semi-
20	colon; and
21	(iii) in the matter following subpara-
22	graph (D) by striking "subsection (h)" and
23	inserting "subsection (h) or (i)";

1	(C) in paragraph (2) by striking "sub-
2	section (h)" and inserting "subsection (h) or
3	(i)";
4	(D) in paragraph (3), in the matter pre-
5	ceding subparagraph (A), by inserting "or who
6	furnished information to the database estab-
7	lished under subsection (i)(2)" after "sub-
8	section (h)(1)"; and
9	(E) by adding at the end the following:
10	"(4) Prohibition on actions and pro-
11	CEEDINGS AGAINST AIR CARRIERS.—
12	"(A) HIRING DECISIONS.—An air carrier
13	may refuse to hire an individual as a pilot if the
14	individual did not provide written consent for
15	the air carrier to receive records under sub-
16	section (h)(2)(A) or (i)(3)(A) or did not execute
17	the release from liability requested under sub-
18	section $(h)(2)(B)$ or $(i)(3)(B)$.
19	"(B) ACTIONS AND PROCEEDINGS.—No
20	action or proceeding may be brought against an
21	air carrier by or on behalf of an individual who
22	has applied for or is seeking a position as a
23	pilot with the air carrier if the air carrier re-
24	fused to hire the individual after the individual
25	did not provide written consent for the air car-

- 1 rier to receive records under subsection
- 2 (h)(2)(A) or (i)(3)(A) or did not execute a re-
- 3 lease from liability requested under subsection
- 4 (h)(2)(B) or (i)(3)(B).".
- 5 (2) Limitation on statutory construc-
- 6 Tion.—Section 44703(k) (as redesignated by sub-
- 7 section (b)(1) of this section) is amended by striking
- 8 "subsection (h)" and inserting "subsection (h) or
- 9 (i)".

10 SEC. 7. FAA RULEMAKING ON TRAINING PROGRAMS.

- 11 (a) Completion of Rulemaking on Training
- 12 Programs.—Not later than 14 months after the date of
- 13 enactment of this Act, the Administrator of the Federal
- 14 Aviation Administration shall issue a final rule with re-
- 15 spect to the notice of proposed rulemaking published in
- 16 the Federal Register on January 12, 2009 (74 Fed. Reg.
- 17 1280; relating to training programs for flight crew-
- 18 members and aircraft dispatchers).
- 19 (b) EXPERT PANEL TO REVIEW PART 121 AND PART
- 20 135 Training Hours.—
- 21 (1) Establishment.—Not later than 60 days
- after the date of enactment of this Act, the Adminis-
- trator shall convene a multidisciplinary expert panel
- comprised of, at a minimum, air carrier representa-
- 25 tives, training facility representatives, instructional

1	design experts, aircraft manufacturers, safety orga-
2	nization representatives, and labor union representa-
3	tives.
4	(2) Assessment and recommendations.—
5	The panel shall assess and make recommendations
6	concerning—
7	(A) the best methods and optimal time
8	needed for flight crewmembers of part 121 air
9	carriers and flight crewmembers of part 135 air
10	carriers to master aircraft systems, maneuvers,
11	procedures, take offs and landings, and crew co-
12	ordination;
13	(B) the optimal length of time between
14	training events for such crewmembers, includ-
15	ing recurrent training events; and
16	(C) the best methods to reliably evaluate
17	mastery by such crewmembers of aircraft sys-
18	tems, maneuvers, procedures, take offs and
19	landings, and crew coordination.
20	(3) Report.—Not later than one year after the
21	date of enactment of this Act, the Administrator
22	shall submit to the Committee on Transportation
23	and Infrastructure of the House of Representatives,
24	the Committee on Commerce, Science, and Trans-

portation of the Senate, and the National Transpor-

1	tation Safety Board a report based on the findings
2	of the panel.
3	SEC. 8. AVIATION SAFETY INSPECTORS AND OPERATIONAL
4	RESEARCH ANALYSTS.
5	(a) Review by DOT Inspector General.—Not
6	later than 9 months after the date of enactment of this
7	Act, the Inspector General of the Department of Trans-
8	portation shall conduct a review of aviation safety inspec-
9	tors and operational research analysts of the Federal Avia-
10	tion Administration assigned to part 121 air carriers and
11	submit to the Administrator of the Federal Aviation Ad-
12	ministration a report on the results of the review.
13	(b) Purposes.—The purpose of the review shall be,
14	at a minimum—
15	(1) to review the level of the Administration's
16	oversight of each part 121 air carrier;
17	(2) to make recommendations to ensure that
18	each part 121 air carrier is receiving an equivalent
19	level of oversight;
20	(3) to assess the number and level of experience
21	of aviation safety inspectors assigned to such car-
22	riers;
23	(4) to evaluate how the Administration is mak-
24	ing assignments of aviation safety inspectors to such
25	carriers;

- 1 (5) to review various safety inspector oversight 2 programs, including the geographic inspector pro-3 gram;
 - (6) to evaluate the adequacy of the number of operational research analysts assigned to each part 121 air carrier;
 - (7) to evaluate the surveillance responsibilities of aviation safety inspectors, including en route inspections;
 - (8) to evaluate whether inspectors are able to effectively use data sources, such as the Safety Performance Analysis System and the Air Transportation Oversight System, to assist in targeting oversight of air carriers;
 - (9) to assess the feasibility of establishment by the Administration of a comprehensive repository of information that encompasses multiple Administration data sources and allowing access by aviation safety inspectors and operational research analysts to assist in the oversight of part 121 air carriers; and
 - (10) to conduct such other analyses as the Inspector General considers relevant to the purpose of the review.

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1	(c) Report to Congress.—Not later than 90 days
2	after the date of receipt of the report submitted under sub-
3	section (a), the Administrator shall submit to the Com-
4	mittee on Transportation and Infrastructure of the House
5	of Representatives and the Committee on Commerce,
6	Science, and Transportation of the Senate a report—
7	(1) that specifies which, if any, policy changes
8	recommended by the Inspector General under this
9	section the Administrator intends to adopt and im-
10	plement;
11	(2) that includes an explanation of how the Ad-
12	ministrator plans to adopt and implement such pol-
13	icy changes; and
14	(3) in any case in which the Administrator does
15	not intend to adopt a policy change recommended by
16	the Inspector General, that includes an explanation
17	of the reasons for the decision not to adopt and im-
18	plement the policy change.
19	SEC. 9. FLIGHT CREWMEMBER MENTORING, PROFES-
20	SIONAL DEVELOPMENT, AND LEADERSHIP.
21	(a) Rulemaking Proceeding.—
22	(1) In General.—The Administrator of the
23	Federal Aviation Administration shall conduct a
24	rulemaking proceeding to require each part 121 air
25	carrier to take the following actions:

- (A) Establish flight crewmember mentoring programs under which the air carrier will pair highly experienced flight crewmembers who will serve as mentor pilots and be paired with newly employed flight crewmembers. Mentor pilots shall receive, at a minimum, specific instruction on techniques for instilling and reinforcing the highest standards of technical performance, airmanship, and professionalism in newly employed flight crewmembers.
 - (B) Establish flight crewmember professional development committees made up of air carrier management and labor union or professional association representatives to develop, administer, and oversee formal mentoring programs of the carrier to assist flight crewmembers to reach their maximum potential as safe, seasoned, and proficient flight crewmembers.
 - (C) Establish or modify training programs to accommodate substantially different levels and types of flight experience by newly employed flight crewmembers.
 - (D) Establish or modify training programs for second-in-command flight crewmembers at-

1	tempting to qualify as pilot-in-command flight
2	crewmembers for the first time in a specific air-
3	craft type and ensure that such programs in-
4	clude leadership and command training.
5	(E) Ensure that recurrent training for pi-
6	lots in command includes leadership and com-
7	mand training.
8	(F) Such other actions as the Adminis-
9	trator determines appropriate to enhance flight
10	crewmember professional development.
11	(2) Compliance with sterile cockpit
12	RULE.—Leadership and command training described
13	in paragraphs (1)(D) and (1)(E) shall include in-
14	struction on compliance with flight crewmember du-
15	ties under part 121.542 of title 14, Code of Federal
16	Regulations.
17	(3) Streamlined Program Review.—
18	(A) IN GENERAL.—As part of the rule-
19	making required by subsection (a), the Admin-
20	istrator shall establish a streamlined process for
21	part 121 air carriers that have in effect, as of
22	the date of enactment of this Act, the programs
23	required by paragraph (1).
24	(B) EXPEDITED APPROVALS.—Under the
25	streamlined process, the Administrator shall—

1	(i) review the programs of such part
2	121 air carriers to determine whether the
3	programs meet the requirements set forth
4	in the final rule referred to in subsection
5	(b)(2); and
6	(ii) expedite the approval of the pro-
7	grams that the Administrator determines
8	meet such requirements.
9	(b) Deadlines.—The Administrator shall issue—
10	(1) not later than 180 days after the date of
11	enactment of this Act, a notice of proposed rule-
12	making under subsection (a); and
13	(2) not later than 24 months after such date of
13	(2) not later than 24 months after such date of
13 14	(2) not later than 24 months after such date of enactment, a final rule under subsection (a).
13 14 15	(2) not later than 24 months after such date of enactment, a final rule under subsection (a).SEC. 10. FLIGHT CREWMEMBER SCREENING AND QUALI-
13 14 15 16	 (2) not later than 24 months after such date of enactment, a final rule under subsection (a). SEC. 10. FLIGHT CREWMEMBER SCREENING AND QUALIFICATIONS.
13 14 15 16 17	 (2) not later than 24 months after such date of enactment, a final rule under subsection (a). SEC. 10. FLIGHT CREWMEMBER SCREENING AND QUALIFICATIONS. (a) REQUIREMENTS.—
13 14 15 16 17	 (2) not later than 24 months after such date of enactment, a final rule under subsection (a). SEC. 10. FLIGHT CREWMEMBER SCREENING AND QUALIFICATIONS. (a) REQUIREMENTS.— (1) RULEMAKING PROCEEDING.—The Administration
13 14 15 16 17 18	 (2) not later than 24 months after such date of enactment, a final rule under subsection (a). SEC. 10. FLIGHT CREWMEMBER SCREENING AND QUALIFICATIONS. (a) REQUIREMENTS.— (1) RULEMAKING PROCEEDING.—The Administrator of the Federal Aviation Administration shall
13 14 15 16 17 18 19 20	 (2) not later than 24 months after such date of enactment, a final rule under subsection (a). SEC. 10. FLIGHT CREWMEMBER SCREENING AND QUALIFICATIONS. (a) REQUIREMENTS.— (1) RULEMAKING PROCEEDING.—The Administrator of the Federal Aviation Administration shall conduct a rulemaking proceeding to require part 121
13 14 15 16 17 18 19 20 21	(2) not later than 24 months after such date of enactment, a final rule under subsection (a). SEC. 10. FLIGHT CREWMEMBER SCREENING AND QUALIFICATIONS. (a) REQUIREMENTS.— (1) RULEMAKING PROCEEDING.—The Administrator of the Federal Aviation Administration shall conduct a rulemaking proceeding to require part 121 air carriers to develop and implement means and

1	(A) Prospective flight crew-
2	MEMBERS.—Rules issued under paragraph (1)
3	shall ensure that prospective flight crew-
4	members undergo comprehensive pre-employ-
5	ment screening, including an assessment of the
6	skills, aptitudes, airmanship, and suitability of
7	each applicant for a position as a flight crew-
8	member in terms of functioning effectively in
9	the air carrier's operational environment.
10	(B) All flight crewmembers.—Rules
11	issued under paragraph (1) shall ensure that,
12	after the date that is 3 years after the date of
13	enactment of this Act, all flight crewmembers—
14	(i) have obtained an airline transport
15	pilot license under part 61 of title 14, Code
16	of Federal Regulations; and
17	(ii) have appropriate multi-engine air-
18	craft flight experience, as determined by
19	the Administrator.
20	(b) Deadlines.—The Administrator shall issue—
21	(1) not later than 180 days after the date of
22	enactment of this Act, a notice of proposed rule-
23	making under subsection (a); and
24	(2) not later than 24 months after such date of
25	enactment, a final rule under subsection (a).

1	SEC. 11. FLIGHT SCHOOLS, FLIGHT EDUCATION, AND PILOT
2	ACADEMIC TRAINING.
3	(a) GAO STUDY.—The Comptroller General shall
4	conduct a comprehensive study of flight schools, flight
5	education, and academic training requirements for certifi-
6	cation of an individual as a pilot.
7	(b) Minimum Contents of Study.—The study
8	shall include, at a minimum—
9	(1) an assessment of the Federal Aviation Ad-
10	ministration's oversight of flight schools;
11	(2) an assessment of the Administration's aca-
12	demic training requirements in effect on the date of
13	enactment of this Act as compared to flight edu-
14	cation provided to a pilot by accredited 2- and 4-
15	year universities;
16	(3) a comparison of the academic training re-
17	quirements for pilots in the United States to the
18	academic training requirements for pilots in other
19	countries;
20	(4) a determination and description of any im-
21	provements that may be needed in the Administra-
22	tion's academic training requirements for pilots;
23	(5) an assessment of student financial aid and
24	loan options available to individuals interested in en-
25	rolling at a flight school for both academic and flight
26	hour training;

- 1 (6) an assessment of the Federal Aviation Ad-
- 2 ministration's oversight of general aviation flight
- 3 schools that offer or would like to offer training pro-
- 4 grams under part 142 of title 14, Code of Federal
- 5 Regulations; and
- 6 (7) an assessment of whether compliance with
- 7 the English speaking requirements applicable to pi-
- 8 lots under part 61 of such title is adequately tested
- 9 and enforced.
- 10 (c) Report.—Not later than 120 days after the date
- 11 of enactment of this Act, the Comptroller General shall
- 12 submit to the Committee on Transportation and Infra-
- 13 structure of the House of Representatives and the Com-
- 14 mittee on Commerce, Science, and Transportation of the
- 15 Senate a report on the results of the study.

16 SEC. 12. VOLUNTARY SAFETY PROGRAMS.

- 17 (a) Report.—Not later than 180 days after the date
- 18 of enactment of this Act, the Administrator of the Federal
- 19 Aviation Administration shall submit to the Committee on
- 20 Transportation and Infrastructure of the House of Rep-
- 21 resentatives and the Committee on Commerce, Science
- 22 and Transportation of the Senate a report on the aviation
- 23 safety action program, the flight operational quality assur-
- 24 ance program, the line operations safety audit, and the
- 25 advanced qualification program.

1	(b) Contents.—The report shall include—
2	(1) a list of—
3	(A) which air carriers are using one or
4	more of the voluntary safety programs referred
5	to in subsection (a); and
6	(B) the voluntary safety programs each air
7	carrier is using;
8	(2) if an air carrier is not using one or more
9	of the voluntary safety programs—
10	(A) a list of such programs the carrier is
11	not using; and
12	(B) the reasons the carrier is not using
13	each such program;
14	(3) if an air carrier is using one or more of the
15	voluntary safety programs, an explanation of the
16	benefits and challenges of using each such program;
17	(4) a detailed analysis of how the Administra-
18	tion is using data derived from each of the voluntary
19	safety programs as safety analysis and accident or
20	incident prevention tools and a detailed plan on how
21	the Administration intends to expand data analysis
22	of such programs;
23	(5) an explanation of—
24	(A) where the data derived from such pro-
25	grams is stored:

1	(B) how the data derived from such pro-
2	grams is protected and secured; and
3	(C) what data analysis processes air car-
4	riers are implementing to ensure the effective
5	use of the data derived from such programs;
6	(6) a description of the extent to which aviation
7	safety inspectors are able to review data derived
8	from such programs to enhance their oversight re-
9	sponsibilities;
10	(7) a description of how the Administration
11	plans to incorporate operational trends identified
12	under such programs into the air transport oversight
13	system and other surveillance databases so that such
14	system and databases are more effectively utilized;
15	(8) other plans to strengthen such programs,
16	taking into account reviews of such programs by the
17	Inspector General of the Department of Transpor-
18	tation; and
19	(9) such other matters as the Administrator de-
20	termines are appropriate.
21	SEC. 13. ASAP AND FOQA IMPLEMENTATION PLAN.
22	(a) Development and Implementation Plan.—
23	The Administrator of the Federal Aviation Administration
24	shall develop and implement a plan to facilitate the estab-
25	lishment of an aviation safety action program and a flight

- 1 operational quality assurance program by all part 121 air
- 2 carriers.
- 3 (b) Matters To Be Considered.—In developing
- 4 the plan under subsection (a), the Administrator shall con-
- 5 sider—
- 6 (1) how the Administration can assist part 121
- 7 air carriers with smaller fleet sizes to derive benefit
- 8 from establishing a flight operational quality assur-
- 9 ance program;
- 10 (2) how part 121 air carriers with established
- aviation safety action and flight operational quality
- assurance programs can quickly begin to report data
- into the aviation safety information analysis sharing
- 14 database; and
- 15 (3) how part 121 air carriers and aviation safe-
- 16 ty inspectors can better utilize data from such data-
- base as accident and incident prevention tools.
- 18 (c) Report.—Not later than 180 days after the date
- 19 of enactment of this Act, the Administrator shall submit
- 20 to the Committee on Transportation and Infrastructure
- 21 of the House of Representatives and the Committee on
- 22 Science, Commerce, and Transportation of the Senate a
- 23 copy of the plan developed under subsection (a) and an
- 24 explanation of how the Administration will implement the
- 25 plan.

1	(d) Deadline for Beginning Implementation
2	OF PLAN.—Not later than one year after the date of en-
3	actment of this Act, the Administrator shall begin imple-
4	mentation of the plan developed under subsection (a).
5	SEC. 14. SAFETY MANAGEMENT SYSTEMS.
6	(a) Rulemaking.—The Administrator of the Fed-
7	eral Aviation Administration shall conduct a rulemaking
8	proceeding to require all part 121 air carriers to imple-
9	ment a safety management system.
10	(b) Matters to Consider.—In conducting the rule-
11	making under subsection (a), the Administrator shall con-
12	sider including each of the following as a part of the safety
13	management system:
14	(1) An aviation safety action program.
15	(2) A flight operational quality assurance pro-
16	gram.
17	(3) A line operations safety audit.
18	(4) An advanced qualification program.
19	(c) Deadlines.—The Administrator shall issue—
20	(1) not later than 90 days after the date of en-
21	actment of this Act, a notice of proposed rulemaking
22	under subsection (a); and
23	(2) not later than 24 months after the date of
24	enactment of this Act, a final rule under subsection
25	(a).

1	(d) Safety Management System Defined.—In
2	this section, the term "safety management system" means
3	the program established by the Federal Aviation Adminis-
4	tration in Advisory Circular 120–92, dated June 22, 2006,
5	including any subsequent revisions thereto.
6	SEC. 15. DISCLOSURE OF AIR CARRIERS OPERATING
7	FLIGHTS FOR TICKETS SOLD FOR AIR TRANS-
8	PORTATION.
9	Section 41712 of title 49, United States Code, is
10	amended by adding at the end the following:
11	"(c) Disclosure Requirement for Sellers of
12	TICKETS FOR FLIGHTS.—
13	"(1) IN GENERAL.—It shall be an unfair or de-
14	ceptive practice under subsection (a) for any ticket
15	agent, air carrier, foreign air carrier, or other person
16	offering to sell tickets for air transportation on a
17	flight of an air carrier to not disclose, whether ver-
18	bally in oral communication or in writing in written
19	or electronic communication, prior to the purchase
20	of a ticket—
21	"(A) the name (including any business or
22	corporate name) of the air carrier providing the
23	air transportation; and
24	"(B) if the flight has more than one flight
25	segment, the name of each air carrier providing

1	the air transportation for each such flight seg-
2	ment.
3	"(2) Internet offers.—In the case of an
4	offer to sell tickets described in paragraph (1) on an
5	Internet Web site, disclosure of the information re-
6	quired by paragraph (1) shall be provided on the
7	first display of the Web site following a search of ϵ
8	requested itinerary in a format that is easily visible
9	to a viewer.".
10	SEC. 16. PILOT FATIGUE.
11	(a) Flight and Duty Time Regulations.—
12	(1) In General.—In accordance with para-
13	graph (3), the Administrator of the Federal Aviation
14	Administration shall issue regulations, based on the
15	best available scientific information—
16	(A) to specify limitations on the hours of
17	flight and duty time allowed for pilots to ad-
18	dress problems relating to pilot fatigue; and
19	(B) to require part 121 air carriers to de-
20	velop and implement fatigue risk management
21	plans.
22	(2) Matters to be addressed.—In con-
23	ducting the rulemaking proceeding under this sub-
24	section, the Administrator shall consider and review
25	the following:

1	(A) Time of day of flights in a duty period.
2	(B) Number of takeoff and landings in a
3	duty period.
4	(C) Number of time zones crossed in a
5	duty period.
6	(D) The impact of functioning in multiple
7	time zones or on different daily schedules.
8	(E) Research conducted on fatigue, sleep,
9	and circadian rhythms.
10	(F) Sleep and rest requirements rec-
11	ommended by the National Transportation
12	Safety Board and the National Aeronautics and
13	Space Administration.
14	(G) International standards regarding
15	flight schedules and duty periods.
16	(H) Alternative procedures to facilitate
17	alertness in the cockpit.
18	(I) Scheduling and attendance policies and
19	practices, including sick leave.
20	(J) The effects of commuting, the means
21	of commuting, and the length of the commute.
22	(K) Medical screening and treatment.
23	(L) Rest environments.
24	(M) Any other matters the Administrator
25	considers appropriate.

1	(3) Deadlines.—The Administrator shall
2	issue—
3	(A) not later than 30 days after the date
4	of enactment of this Act, a notice of proposed
5	rulemaking under subsection (a); and
6	(B) not later than one year after the date
7	of enactment of this Act, a final rule under sub-
8	section (a).
9	(b) Fatigue Risk Management Plan.—
10	(1) Submission of fatigue risk manage-
11	MENT PLAN BY PART 121 AIR CARRIERS.—Not later
12	than 90 days after the date of enactment of this sec-
13	tion, each part 121 air carrier shall submit to the
14	Administrator for review and approval a fatigue risk
15	management plan.
16	(2) Contents of Plan.—A fatigue risk man-
17	agement plan submitted by a part 121 air carrier
18	under paragraph (1) shall include the following:
19	(A) Current flight time and duty period
20	limitations.
21	(B) A rest scheme that enables the man-
22	agement of fatigue, including annual training to
23	increase awareness of—
24	(i) fatigue;

1	(ii) the effects of fatigue on pilots;
2	and
3	(iii) fatigue countermeasures.
4	(C) Development and use of a methodology
5	that continually assesses the effectiveness of the
6	program, including the ability of the program—
7	(i) to improve alertness; and
8	(ii) to mitigate performance errors.
9	(3) Plan updates.—A part 121 air carrier
10	shall update its fatigue risk management plan under
11	paragraph (1) every 2 years and submit the update
12	to the Administrator for review and approval.
13	(4) Approval.—
14	(A) Initial approval or modifica-
15	TION.—Not later than 9 months after the date
16	of enactment of this section, the Administrator
17	shall review and approve or require modification
18	to fatigue risk management plans submitted
19	under this subsection to ensure that pilots are
20	not operating aircraft while fatigued.
21	(B) UPDATE APPROVAL OR MODIFICA-
22	TION.—Not later than 9 months after submis-
23	sion of a plan update under paragraph (3), the
24	Administrator shall review and approve or re-
25	quire modification to such update.

1	(5) Civil Penalties.—A violation of this sub-
2	section by a part 121 air carrier shall be treated as
3	a violation of chapter 447 of title 49, United States
4	Code, for purposes of the application of civil pen-
5	alties under chapter 463 of that title.
6	(6) Limitation on applicability.—The re-
7	quirements of this subsection shall cease to apply to
8	a part 121 air carrier on and after the effective date
9	of the regulations to be issued under subsection (a).
10	(c) Effect of Commuting on Fatigue.—
11	(1) In general.—Not later than 3 months
12	after the date of enactment of this Act, the Adminis-
13	trator shall enter into appropriate arrangements
14	with the National Academy of Sciences to conduct a
15	study of the effects of commuting on pilot fatigue
16	and report its findings to the Administrator.
17	(2) Study.—In conducting the study, the Na-
18	tional Academy of Sciences shall consider—
19	(A) the prevalence of pilot commuting in
20	the commercial air carrier industry, including
21	the number and percentage of pilots who com-
22	mute;
23	(B) information relating to commuting by
24	pilots, including distances traveled, time zones

crossed, time spent, and methods used;

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1	(C) research on the impact of commuting
2	on pilot fatigue, sleep, and circadian rhythms;
3	(D) commuting policies of commercial air
4	carriers (including passenger and all-cargo air
5	carriers), including pilot check-in requirements
6	and sick leave and fatigue policies;
7	(E) post-conference materials from the
8	Federal Aviation Administration's June 2008
9	symposium entitled "Aviation Fatigue Manage-
10	ment Symposium: Partnerships for Solutions";
11	(F) Federal Aviation Administration and
12	international policies and guidance regarding
13	commuting; and
14	(G) any other matters as the Adminis-
15	trator considers appropriate.
16	(3) Preliminary findings.—Not later than
17	120 days after the date of entering into arrange-
18	ments under paragraph (1), the National Academy
19	of Sciences shall submit to the Administrator its
20	preliminary findings under the study.
21	(4) Report.—Not later than 6 months after
22	the date of entering into arrangements under para-
23	graph (1), the National Academy of Sciences shall
24	submit to the Administrator a report containing its

findings under the study and any recommendations

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1	for regulatory or administrative actions by the Fed-
2	eral Aviation Administration concerning commuting
3	by pilots.
4	(5) Rulemaking.—Following receipt of the re-
5	port of the National Academy of Sciences under
6	paragraph (4), the Administrator shall—
7	(A) consider the findings and recommenda-
8	tions in the report; and
9	(B) update, as appropriate based on sci-
10	entific data, regulations required by subsection
11	(a) on flight and duty time.
12	(6) Authorization of appropriations.—
13	There are authorized to be appropriated such sums
14	as may be necessary to carry out this subsection.
15	SEC. 17. FLIGHT CREWMEMBER PAIRING AND CREW RE-
16	SOURCE MANAGEMENT TECHNIQUES.
17	(a) Study.—The Administrator of the Federal Avia-
18	tion Administration shall conduct a study on aviation in-
19	dustry best practices with regard to flight crewmember
20	pairing and crew resource management techniques.
21	(b) REPORT.—Not later than one year after the date
2122	(b) Report.—Not later than one year after the date of enactment of this Act, the Administrator shall submit
	of enactment of this Act, the Administrator shall submit

- 1 Commerce, Science, and Transportation of the Senate a
- 2 report on the results of the study.

Union Calendar No. 159

111TH CONGRESS H. R. 3371
1ST SESSION [Report No. 111-284]

A BILL

To amend title 49, United States Code, to improve airline safety and pilot training, and for other purposes.

OCTOBER 6, 2009

Committed to the Committee of the Whole House on the State of the Union and ordered to be printed